Michael E. Hansen 1 Attorney at Law, SBN 191737 711 Ninth Street, Suite 100 2 Sacramento, CA 95814 916.438.7711 FAX 916.864.1359 3 Attorney for Defendant 4 DANIEĽ DOLAN 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE EASTERN DISTRICT OF CALIFORNIA 9 UNITED STATES OF AMERICA. Case No. 2:22-CR-00213-KJM 10 Plaintiff, STIPULATION AND (PROPOSED) 11 ORDER FOR MODIFICATION OF VS. PRETRIAL RELEASE CONDITION 7 12 (AMENDED) DANIEL DOLAN, 13 Defendant. 14 15 IT IS HEREBY STIPULATED by and between the parties hereto through their 16 respective counsel, Veronica Alegria, Assistant United States Attorney, attorney for plaintiff; 17 and Michael E. Hansen, attorney for defendant Daniel Dolan, that the pretrial release conditions 18 for DANIEL DOLAN be modified as follows: 19 Delete Condition 7- You must submit to drug and/or alcohol testing as approved 1. 20 by the pretrial services officer. You must pay all or part of the costs of the testing services based 21 upon your ability to pay, as determined by the pretrial services officer. 22 Pretrial Services initiated the request. All other conditions remain in effect. 23 ///// 24 ///// 25 ///// 26 ///// 27 ///// 28 /////

Case 2:22-cr-00213-KJM Document 445 Filed 02/24/25 Page 2 of 2

1	Dated: February 20, 2025	Respectfully submitted,
2		/s/ Michael E. Hansen MICHAEL E. HANSEN
3 4		Attorney for Defendant DANIEL DOLAN
5	Dated: February 20, 2025	MICHELE BECKWITH Acting United States Attorney
6		By: /s/ Michael E. Hansen for
7		Veronica Alegria Assistant U.S. Attorney Attorney for Plaintiff
8		rittorney for riumini
9	ORI	<u>DER</u>
10	Good cause appearing, it is so ordered.	
11	Dated: February 20, 2025	WEDENAY D. DETERBONI
12		JEREMY D. PETERSON United States Magistrate Judge
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